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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/617,397	07/11/2003	Masahide Matsuura	240064US0	3310
22850	2850 7590 06/13/2006		EXAMINER	
•	•	ID, MAIER & NEUSTADT, P.C.	THOMPSON, CAMIE S	
	1940 DUKE STREET ALEXANDRIA, VA 22314		ART UNIT	PAPER NUMBER
			1774	
		DATE MAILED: 06/13/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/617,397	MATSUURA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Camie S. Thompson	1774				
The MAILING DATE of this communication apperiod for Reply	opears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING ID.  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on Am	endment filed 3/31/06.					
2a) This action is <b>FINAL</b> . 2b) ☐ This	is action is non-final.					
3) Since this application is in condition for allowed	ance except for formal matters, pro	osecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1,8,9,18 and 19</u> is/are pending in the	e application.					
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,8,9,18 and 19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examin	ner.					
10) The drawing(s) filed on is/are: a) □ ac	cepted or b) objected to by the	Examiner.				
Applicant may not request that any objection to the	e drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the E	Examiner. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received.  Its have been received in Applicationity documents have been received au (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)  1) \( \sum \) Notice of References Cited (PTO-892)  2) \( \sum \) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)  Interview Summary Paper No(s)/Mail D	(PTO-413)				
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>11/15/05</u>.</li> </ol>	6) Other:	atent Application (FTO-132)				

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### **DETAILED ACTION**

1. Applicant's amendment and accompanying remarks filed March 31, 2006 have been acknowledged.

- 2. Examiner acknowledges amended claims 1 and 8.
- 3. The rejection of claims 1 and 8-9 under 35 U.S.C. 112, first paragraph is withdrawn due to applicant's amended claims 1 and 8.
- 4. The rejection of claims 1 and 8 under 35 U.S.C. 112, second paragraph is withdrawn due to applicant's amended claims 1 and 8.

## Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 8-9 and 18-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Xie et al., U.S. Patent Number 5,989,737.

Xie discloses an organic electroluminescent device comprised of an anode, a organic hole injecting and hole transporting layer, an organic electron injecting and electron transporting layer, and a cathode (see column 4, lines 20-37). Additionally, the reference discloses that the hole injecting and hole transporting is comprised of an aromatic tertiary amines with the following formula

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wherein  $P_n$  is an arylene group. The reference reads on the instant claims when n for the instant claims is 2 and P is an arylene group such as naphthalene and P represents  $X^3$  of the instant claims. Column 6, line 7-column 7, line 45 of the reference discloses that in addition to the aromatic amine compounds the hole injecting and transporting layer comprises polycyclic compounds such as

The polycyclic compound found in the reference reads on the instant claims for the instant formula  $A^3$ -An- $^4$  wherein An is a substituted or unsubstituted divalent anthracene residue group and  $A^3$  and  $A^4$  each represent an aryl group such as phenyl.

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## Double Patenting

7. A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.

8. Claims 1, 8-9 and 18-19 are provisionally rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 1, 2, 8, 9 and 16 of copending Application No. 11/207,933.

This is a <u>provisional</u> double patenting rejection since the conflicting claims have not in fact been patented.

Both applications recite an electroluminescence device comprising a pair of electrodes and a layer of an organic light emitting medium disposed between the pair of electrodes, wherein the layer of an organic light emitting medium comprises:

(A) a compound selected from arylamine compounds represented by following formula:

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$$X - \left(N Ar^5\right)_{y}$$

wherein X represents a substituted or unsubstituted condensed aromatic ring group having 10 to 40 nuclear carbon atoms, Ar<sup>5</sup> and Ar<sup>6</sup>each independently represent a substituted or unsubstituted monovalent aromatic group having 6 to 40 carbon atoms, and p represents an integer of 1 to 4; and

(B) at least one compound selected from:

anthracene derivatives represented by following formula (I):

$$A^1-L-A^2 (I)$$

wherein A<sup>1</sup> and A<sup>2</sup> each independently represent a substituted or unsubstituted monophenylanthryl group or a substituted or unsubstituted diphenylanthryl group and may represent a same group or different group, and L represents a single bond or a divalent bonding group, and

anthracene derivatives represented by following formula (II):

$$A^3$$
-An- $A^4$ 

wherein An represents a substituted or unsubstituted divalent anthracene residue group, A<sup>3</sup> and A<sup>4</sup> each independently represent a substituted or unsubstituted aryl group having 6 to 40 carbon atoms, at least one of A<sup>3</sup> and A<sup>4</sup> represents a substituted or unsubstituted monovalent condensed aromatic ring group or a substituted or unsubstituted aryl group having 10 or more carbon atoms, and A<sup>3</sup> and A<sup>4</sup> may represent a same group or different group, spirofluorene derivatives represented by following formula (III):

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wherein Ar<sup>1</sup> represents a substituted or unsubstituted spirofluorene residue group, A<sup>5</sup> to A<sup>8</sup> each independently represent a substituted or unsubstituted aryl group having 6 to 40 carbon atoms, compounds having condensed rings represented by following formula (IV):

wherein Ar<sup>2</sup> represents a substituted or unsubstituted aromatic ring group having 6 to 40 carbon atoms, A<sup>9</sup> to A<sup>11</sup> each independently represent a substituted or unsubstituted arylene group having 6 to 40 carbon atoms, A<sup>12</sup> to A<sup>14</sup> each independently represents a hydrogen atom, an alkyl group having 1 to 6 carbon atoms, a cycloalkyl group having 3 to 6 carbon atoms, an alkoxyl group having 1 to 6 carbon atoms, an aryloxyl group having 5 to 18 carbon atoms, an aralkyloxyl group having 7 to 18 carbon atoms, an arylamino group having 5 to 16 carbon atoms, a nitro group, a cyano group, an ester group having 1 to 6 carbon atoms or a halogen atom, and at least one of A<sup>9</sup> to A<sup>14</sup> represents a group having condensed aromatic rings.

Additionally, both applications recite an electroluminescence device comprising a pair of electrodes and a layer of an organic light emitting medium disposed between the pair of electrodes, wherein the layer of an organic light emitting medium comprises:

(A) at least one compound selected from substituted and unsubstituted arylamines having 10 to 100 carbon atoms, and

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(B) a compound having condensed rings represented by the following formula (IV-a):

wherein A<sup>9</sup> to A<sup>11</sup> each independently represent a substituted or unsubstituted arylene group having 6 to 40 carbon atoms, A<sup>12</sup> to A<sup>14</sup> each independently represents a hydrogen atom, an alkyl group having 1 to 6 carbon atoms, a cycloalkyl group having 3 to 6 carbon atoms, an alkoxyl group having 1 to 6 carbon atoms, an aryloxyl group having 5 to 18 carbon atoms, an aralkyloxyl group having 7 to 18 carbon atoms, an arylamino group having 5 to 16 carbon atoms, a nitro group, a cyano group, an ester group having 1 to 6 carbon atoms or a halogen atom, and at least one of A<sup>9</sup> to A<sup>14</sup> represents a group having condensed aromatic rings having at least 3 rings and R<sup>21</sup> and R<sup>23</sup> each independently represents a hydrogen atom, an alkyl group having 1 to 6 carbon atoms, a cycloalkyl group having 3 to 6 carbon atoms, an alkoxyl group having 1 to 6 carbon atoms, an aryloxyl group having 5 to 18 carbon atoms, an aralkyloxyl group having 7 to 18 carbon atoms, an arylamino group having 5 to 16 carbon atoms, a nitro group, a cyano group, an ester group having 1 to 6 carbon atoms or a halogen atom.

### Response to Arguments

9. Applicant's arguments with respect to claims 1, 8-9 and 18-19 have been considered but are most in view of the new ground(s) of rejection.

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Any inquiry concerning this communication or earlier communication from the examiner should be directed to Camie S. Thompson whose telephone number is (571) 272-1530. The examiner can normally be reached on Monday through Friday from 7:30 am to 4:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rena L Dye, can be reached at (571) 272-3186. The fax phone number for the Group is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RENA DYE
SUPERVISORY PATENT EXAMINER

A.v. mil alslos